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Class and Collective	
	DISTRICT COURT
FOR THE DISTI	RICT OF NEVADA
	C N 222 02140 ABC DIA
ELIAHKIM MABUTE and JEDDY ANNE	Case No.: 2:23-cv-02148-APG-DJA
DELGADO, on behalf of themselves and all	
others similarly situated,	
Plaintiffs,	STIPULATION AND ORDER TO
1 1011111111111111111111111111111111111	EXTEND TIME FOR PLAINTIFFS TO
VS.	OPPOSE DEFENDANTS' MOTION TO
10.	CHANGE VENUE OR TRANSFER, OR
MEDLIANT, INC. and MEDLIANT,	IN THE ALTERNATIVE, TO STAY
in i	[ECF NO. 21] AND MOTION TO
Defendants.	DISMISS [ECF NO. 23]
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	FIRST REQUEST

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Plaintiffs Eliahkim Mabute and Jeddy Anne Delgado (together, "Plaintiffs") and Defendants Medliant Inc. and Medliant (collectively, "Medliant"), by and through their respective counsel of record, hereby agree, stipulate and respectfully request that the Court extend the deadlines for Plaintiffs to respond to: (A) Medliant's Motion to Change Venue or Transfer or, In the Alternative, to Stay (ECF No. 21), and (B) Medliant's Motion to Dismiss (ECF No. 23) by 14 days, from February 19, 2024 to March 4, 2024. This is the first request to extend the deadline.

The Parties agree to the extension to permit Plaintiffs to fully respond to the two Motions

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that Medliant has filed and in light of conflicts with pre-scheduled travel. The undersigned 1 represent that this stipulation is not designed for purposes of delay. 2 3 DATED this 8<sup>th</sup> day of February, 2024. 4 MCDONALD CARANO LLP THIERMAN BUCK LLP 5 By: /s/Kristen T. Gallagher By: /s/Leah L. Jones 6 Kristen T. Gallagher (NSBN 9561) Mark R. Thierman, Nev. Bar No. 8285 7 McDONALD CARANO LLP mark@thiermanbuck.com 8 Joshua D. Buck, Nev. Bar No. 12187 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102 josh@thiermanbuck.com 9 Telephone: (702) 873-4100 Leah L. Jones, Nev. Bar No. 13161 kgallagher@mcdonaldcarano.com leah@thiermanbuck.com 10 THIERMAN BUCK LLP 325 W. Liberty St R. Brandon Bundren (admitted *pro hac vice*) 11 BRADLEY ARANT BOULT CUMMINGS Reno, NV 89501 12 LLP Tel. (775) 284-1500 1221 Broadway, Suite 2400 Fax. (775) 703-5027 13 Nashville, Tennessee 37203 Telephone: (615) 244-2582 Juno Turner (admitted pro hac vice) 14 bbundren@bradley.com juno@towardsjustice.com David H. Seligman (admitted pro hac vice) 15 Attorneys for Defendants Medliant and david@towardsjustice.com Medliant Inc. 16 Rachel W. Dempsey (admitted pro hac vice) rachel@towardsjustice.com 17 TOWARDS JUSTICE P.O. Box 371689, PMB 44465 18 Denver, CO 80237-5680 19 Tel. (720) 441-2236 Attorneys for Plaintiff and the Putative 20 Class and Collective 21 22 23 IT IS SO ORDERED: 24 25 UNITED STATES DISTRICT JUDGE 26 27 February 9, 2024 Dated: 28